



VIA ELECTRONIC FILING

November 21, 2005

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

RE: Compliance Letter of SKT, Inc., WC Dockets 04-36 and 05-196

Dear Ms. Dortch:

SKT, Inc., operating as a competitive local exchange company (CLEC) in Belle Plaine, Kansas provides local telephone service with E911 calling capabilities for 100% of its customers as a basic and non-optional feature of its service. SKT provides local services through coaxial cable technology and is thus interconnected to the public switched telephone network (PSTN). SKT is filing this letter with the Commission in compliance with its First Report and Order in the above referenced docket.

Because SKT's service is interfaced with the inside wiring at each customer premise via an Arris Touchstone Telephony Modem (TM402P¹), customers have been provided guidance concerning the location-specific nature of address identification for 911 purposes. Customers have been required to sign an acknowledgment of receipt of this information in 100% of all installations². Additionally SKT has affixed labels to the Arris modem with an identical warning. Any customer-dialed E911 call placed on SKT's local exchange telephone service is direct-trunk routed in the same manner as a similar call placed using conventional telephone service – via the provider's network and equipment leading to the Wireline E911 PSAP. SKT interfaces with the PSAP to maintain its database with address information as services are installed, or moved from one local service location to another within a local exchange service area. Caller's transmitted automatic numbering information (ANI) and registered location information thereby correspond in the PSAP.

¹ The Touchstone Telephony Modem TM402P utilizes integrated lithium-ion battery back-up capability along with efficient power management to guarantee continued service of up to 16 hours during an extended power outage.

² See sample form, attached to this letter. SKT attempts to physically secure modems within as many households as possible to prevent unauthorized relocation or removal of the equipment.

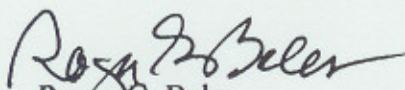
Roger G. Bales • General Manager

SKT's provision of competitive local telephone service does not include a mobile or nomadic-use feature and is a fixed-location service.

SKT believes that it has undertaken appropriate and extensive measures to insure that customers are fully aware of the need to control the location of the customer service unit (modem) thereby facilitating a match between the customer's physical location and that shown in the PSAP database. SKT will continue utilizing these methods in the future.

You may direct any questions regarding this compliance letter to the undersigned.

Sincerely,


Roger G. Bales
General Manager

cc: Kathy Berthot
Janice Myles
BCPI
(all by email)

Roger G. Bales • General Manager

AUTHORIZATION FOR LOCAL ACCESS

I, _____ (Print name as shown on account), hereby request and authorize SKT Inc. to provide local telephone service on telephone number _____.

Initials _____

911 ACCESS

I have been advised that altering, adjusting, unplugging, tampering and/or putting SKT's Multimedia Terminal Adapter into standby mode may result in the loss of immediate accessibility to 911 emergency services.

Name (Print)

Account Number

Address

Phone Number

Signature

Date